Practitioner's Docket No.

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent: 6,077,294

Date of Issue: 20 June 2000

Name of Patentee: CHO, beauge & FURUHOTO, Horace

Title of Invention: Method for Non-Invasive wrinkle Removal and Skin Treatment

Assistant Commissioner for Patents

Washington, D.C. 20231

ATTENTION: Supervisory Patent Examiner, Unit 3739

PETITION FOR CORRECTION OF INVENTORSHIP OF PATENT (37 C.F.R. § 1.324)

NOTE: The petition should be directed to the Supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to the supervisory Patent Examiner whose unit handles the subject to t matter of the patent. See § 1481 of the M.P.E.P. (7th ed.).

1. This is a petition for correction of error in a

(check the appropriate item below)

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misjoinder nonjoinder

of inventor(s) in the above issued patent. It is respectfully requested that the PTO issue a certificate correcting the error.

- 2. Enclosed herewith is (37 C.F.R. § 1.324(b)):
- a statement from each person who is being added as an inventor and/or
 - a statement from each person who is being deleted as an inventor that the inventorship error occurred without any deceptive intention on his or her part.
- A statement from the current named inventors who have not submitted a В. statement under A. above:
 - agreeing to the change of inventorship

- stating that there is no disagreement in regard to the requested change.
- (if the patent is assigned, check the following) 3.

NOTE: The assignee of each person who is being added or deleted and from the current inventor(s) who are not being added or deleted as inventor must file a consent (complying with the requirements of § 3.73(b)) to the change of inventorship. 37 C.F.R. § 1.324(b)(3).

Also enclosed is the written consent of the assignee.

A statement under 37 C.F.R. § 3.73(b), establishing right of assignee to t Assignant of all revolution action, is also enclosed.

4. The fee required (37 C.F.R. § 1.20(b)) is paid as follows:

Enclosed is a check for \$130.00.

\$130.00. Charge Account .

(Petition For Correction of Inventorship of Patent [14-6]-page 1 of 2)

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US Patent 6,577,294
Adding Brian D. Zelickson
as inventor

Reg. No.: 27056

Tel. No.: (978)526-8000

Customer No.:

SIGNATURE OF PRACTITIONER

Donald N. Halgren

35 Central Street

Manchasta KA 01944

(Petition For Correction of Inventorship of Patent [14-6]—page 2 of 2)

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FORM 14-6

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent: 6,077,294

Application No.: 09/095, 789

Date of Issue: June 20, 2000

Name of Patentee: CHO, GEORGE and FURUMOTO, HORACE

Title of Invention: Method for Non-Invasive Wrinkle Removal and 8kin Treatment

Assistant Commissioner for Patents

Washington, D.C. 20231

ATTENTION: Supervisory Patent Examiner, Unit 3734

STATEMENT OF NON-DECEPTIVE INTENT BY PERSON BEING ADDED BY PETITION TO CHANGE INVENTORSHIP IN PATENT (37 C.F.R. § 1.324(b)(1))

NOTE: Nothing more than a simple stetement is required. The examiner will determine only whether the statement contains the required language and will not make any comment as to whether or not it appears that there was in fact a deceptive Intention. M.P.E.P., § 1481, 7th Edition.

I, the person who is being added as an inventor by the petition being submitted to correct the inventorship of this patent do hereby declare that the inventorship error in falling to include my name as an inventor on this patent occurred without any deceptive intention on my part.

ZELICKSON

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(Statement of Non-deceptive Intent by Person Being Added by Petition to Change Inventorship in Patent [14-9])